Exhibit 6

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Page 1
              UNITED STATES DISTRICT COURT
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              FOR THE DISTRICT OF NEW JERSEY
          CIVIL ACTION NO. 16-MD-2738 (FLW) (LHG)
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     IN RE: JOHNSON & JOHNSON HEARING BEFORE
     POWDER PRODUCTS MARKETING, SPECIAL MASTER
     SALES PRACTICES AND PRODUCTS
6
     LIABILITY LITIGATION
 7
8
          MONDAY, JANUARY 22, 2018
9
          NEWARK, NEW JERSEY
10
11
               1 p.m.
12
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    B E F O R E: HON. JOEL A. PISANO, (Retired)
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     APPEARANCES:
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17
     BEASLEY ALLEN CROW METHVIN PORTIS & MILES, P.C.
          BY: P. LEIGH O'DELL, ESQ.
18
19
               -and-
20
     ASHCRAFT & GEREL, LLP
21
          BY:
              MICHELLE A. PARFITT, ESQ.
22
               CHRIS TISI, ESQ.
23
               -and-
     COHEN, PLACITELLA & ROTH, P.C.
24
25
          BY: CHRISTOPHER M. PLACITELLA, ESQ.
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Page 2 Page 4 1 -and-1 JUDGE PISANO: I asked for a conference 2 THE LANIER LAW FIRM 2 for a number of reasons, I actually convened the 3 conference without knowing what the agenda was 3 BY: RICHARD D. MEADOW, ESQ. 4 -and-4 going to be, because we haven't been together for 5 GOLOMB & HONK, P.C. 5 a few months, and I thought it would make sense 6 BY: RICHARD M. GOLOMB, ESQ. 6 for us to maintain contact with one another. 7 -and-7 And by the way, without saying anything 8 WILENTZ GOLDMAN & SPITZER, P.A. 8 formal about it, I recognize that it's a hassle BY: DANIEL R. LAPINSKI, ESQ. 9 for all of you folks to get here in such numbers. 10 -and-10 Feel free in the future, if we have these 11 NAPOLI SHKOLNIK. 11 conferences, if you want to designate a 12 BY: W. STEVEN BERMAN, ESQ. 12 representative to come. I'm just saying you're 13 -and-13 not compelled to bring the traveling squads. You 14 eDISCOVERY CoCounsel, PLLC 14 know, it's not the Texas-Oklahoma game. So if BY: CHAD S. ROBERTS, ESQ. 15 15 you want to send representatives and make it 16 LUNDY LUNDY SOILEAU & SOUTH, LLP 16 easier to travel, it's okay with me. But you're 17 BY: KRISTIE M. HIGHTOWER, ESQ. 17 all obviously welcome, and I'm happy to have you. 18 -and-18 So anyway, I thought it would make 19 BURNS CHAREST, LLP 19 sense for us to come together generally, and here 20 BY: WARREN T. BURNS, ESQ. 20 we are. And then I started getting letters 21 On behalf of the Plaintiffs Steering Committee 21 because I asked you to tell me what we're going 22 22 to talk about, and now I see we have somewhat of 23 23 an agenda. So I have outlined what appears to me 24 24 to be, generally speaking, three main areas for 25 25 us to discuss today, and there are some Page 3 Page 5 1 subsections to each one. If there's anything 1 APPEARANCES CONTINUED: 2 else, let me know and we'll put it in and we'll 2 3 LEVIN SEDRAN & BERMAN, ESQS. 3 discuss it. 4 But the three general areas that I see 4 BY: LAURENCE S. BERMAN, ESQ. 5 here that we need to discuss is getting moving on 6 the general causation issue, which goes back to 6 GORDON & REES, LLP 7 7 the very beginning of the case, and I need to BY: ANN THORNTON FIELD, ESQ. 8 know what has been accomplished in that regard, 8 9 DRINKER BIDDLE & REATH, LLP 9 and we'll get to that in a minute. 10 10 The second general area is other fact BY: SUSAN M. SHARKO, ESQ. 11 discovery, and that embraces a lot of what's in 11 JULIE L. TERSIGNI, ESQ. 12 -and-12 these letters. It embraces the plaintiff's 13 complaint about the recent, as they characterize 13 SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP 14 it, the recent document dump that they received BY: RICHARD T. BERNARDO, ESQ. 15 toward the end of the year. It also embraces the 15 On behalf of the Defendant, Johnson & Johnson 16 list of deponents that the plaintiff's counsel 16 17 have sent along with the concomitant objections 17 18 COUGHLIN DUFFY, LLP 18 that I've received from the defense. And then 19 BY: MARK K. SILVER, ESQ. 19 there's also the need to discuss a deposition 20 protocol. And the part of this that I think 20 On behalf of the Defendant, 21 really needs to be fleshed out, in my mind, if 21 Imerys Talc America, Inc. 22 I'm going to decide these issues sensibly, is 22 23 whether or not that other fact discovery, broad 23 24 ALSO PRESENT: 24 concept, relates to, does it relate at all or how 25 Colleen M. Maker, Esq. 25 does it relate to the general causation expert

Page 6 Page 8 1 situation, okay. So that we're going to talk 1 JUDGE PISANO: Well, what's the other 2 part? 2 about. 3 3 And then the last general area is the MS. O'DELL: Well, we're not saying we 4 testing protocol, testing the substance, testing 4 have to take every witness on that list in order 5 the quantity of talc that is somehow being 5 to go to expert reports, but we do believe 6 safeguarded in the Smithsonian, or some other 6 substantial discovery is left to be done on some 7 very important areas that our experts need to 7 place. 8 So those are my three general topics. 8 have certain data and facts in order to opine 9 If there's anything else, please tell me what 9 about general causation. I mean -- and I don't 10 they are, either now or as we get through this. 10 want to usurp sort of resetting the table, Judge. 11 And off we go. Okay? 11 JUDGE PISANO: No, I wanted to hear 12 MS. O'DELL: Very good, Judge. The 12 this. 13 only thing we would add is we wanted to raise 13 MS. O'DELL: We can jump in so we can 14 some issues to begin to set the stage for 14 sort of give you our views. 15 privilege log, privilege log objections, and so 15 JUDGE PISANO: Yes. 16 we had added that to our letter. But it's 16 MS. O'DELL: What's essential to our 17 certainly, Your Honor, the other items --17 experts offering their opinions is the 18 JUDGE PISANO: Which letter? 18 composition of the product itself. And let me 19 MS. PARFITT: The 15th. Yes, the 15th. give you a little bit of background. There have 20 a letter was sent on the privilege log on 20 been trials in St. Louis, the majority of that 21 Saturday. 21 focus of those trials, as well as a trial in 22 California, which Ms. Parfitt was a part of, is 22 JUDGE PISANO: If they sent you a 23 letter on Saturday, I haven't seen it if they 23 that the product itself was free of asbestos and 24 sent it to me. 24 other contaminants. 25 25 In the mid '70 Johnson & Johnson told The last correspondence I have from Page 7 Page 9 1 anybody is the 19th. It's only a sentence. 1 physicians and the world that there's no asbestos 2 You're raising the issues of a privilege log? 2 in their product, and that essentially it is 3 MS. O'DELL: Yes. 3 asbestos free. That's the landscape that was 4 being sort of litigated on primarily in the 4 JUDGE PISANO: Okay, fine. MS. O'DELL: I really would just like 5 St. Louis and the early trials. There's been 5 6 to lay down some ground rules today about how to 6 some reference to asbestos, but it's never been 7 the focus. 7 raise those issues, Judge. JUDGE PISANO: Okay. Well, then we'll 8 But when you look now, Your Honor, and get to that when we get to everything else. 9 we see documents that show test results of 10 All right. Then let's start with where 10 carcinogens in addition to talcum powder such as 11 I think we should start, which is this, it's 11 nickel, chromium, cobalt, asbestos. Our experts 12 actually a direction from Judge Wolfson. As I 12 need to know what was in the product itself 13 read the transcripts and as I read her case 13 before they finalized their expert opinions. So 14 management orders, it's actually a directive from 14 the documents that have been produced in those 15 the Court that this general causation expert 15 testing results are very important. 16 discovery be taken expeditionary because she 16 The formulas that they utilize, not 17 wants to get that issue resolved, however it's to 17 only the contemporary formulas, but formulas that 18 be resolved. 18 were utilized over the years from the '60s, '70s

3 (Pages 6 - 9)

19 and '80s when our clients were using the product

20 are very important in order for our experts to

21 arrive at an opinion in the MDL, because the

23 affected. The in-vitro studies, the cell biology

25 will be different based on the composition of the

24 studies that will be relied on by these experts

22 epidemiology that's going to apply will be

19

25

And I suppose, to simply summarize the

20 conflict here, according to the plaintiffs, you

21 want to take all this other discovery, including

22 62 depositions from defense witnesses, as I get

24 reports. Am I correct about that?

23 the argument, before coming forward with experts'

MS. O'DELL: That's part of it, Judge.

Page 10 Page 12 1 product. So that would be one thing. MS. O'DELL: Well, it's in the JUDGE PISANO: Well, let's go back a 2 literature, Your Honor. 3 step. In September Judge Wolfson ordered that JUDGE PISANO: Interestingly enough, I 4 you disclose the identity of your expert 4 was home the other day, and in my local newspaper 5 witnesses along with a designation of their area 5 there was an article about asbestos in talc. I 6 of expertise and a brief summary of what you 6 don't know if anybody else saw that. It was from 7 thought they would be saying. Has that been 7 some organization, I forget the name of it. But 8 the concept was that this group was exploring 8 done? 9 MS. PARFITT: Yes. 9 whether the presence of asbestos in talc could 10 MS. O'DELL: Yes. 10 cause lung cancer in everybody who's used talcum JUDGE PISANO: How many experts did you 11 powder for their entire lives. So it doesn't 11 12 put on the list? 12 relate to this case, but it's out there. MS. PARFITT: Thirty-seven. 13 MS. O'DELL: Well, in terms of 13 14 JUDGE PISANO: Have you received that? 14 epidemiology, and you hit on the point, Your 15 MS. SHARKO: We have. 15 Honor, there is epidemiology that relates to 16 JUDGE PISANO: Okay. Are any of these 16 talcum powder products that experts have been 17 experts people who have already testified in 17 opining on, and certainly that is part of the 18 other cases? 18 scope of what our experts would be opining on. MS. PARFITT: Only two. Dr. Plunkett 19 But there's also a need to establish 20 is a regulatory expert, and Dr. Simitiki 20 the composition of the product to understand what 21 (phonetic) is an epidemiologist who's also worked 21 other epidemiology will apply. For example, we 22 with the World Health Organization. And Dr. 22 believe that we can show consistently over the 23 Simitiki testified in the California trial, 23 years that the product contained multiple 24 carcinogens, asbestos you named, but there are 24 Dr. Plunkett has testified in the St. Louis 25 trial, a couple of St. Louis trials and the 25 others, and I mentioned them, nickel and Page 11 Page 13 1 California trial. Dr. Plunkett went through a 1 chromium, I won't belabor that point. But there 2 sargon (phonetic) in California and then trial. 2 is epidemiology that shows that nickel increases JUDGE PISANO: So what is it that you 3 the risk of ovarian cancer. There certainly is 4 need to give them before they can render an 4 asbestos-related epidemiology that discusses 5 increased risk of ovarian cancer. 5 opinion on this case? And I want to tell you right now, I'm All of that is very important, but we 7 going to have to disabuse you of the concept that 7 have to lay a foundational background, facts for 8 you're going to take 62 depositions before you 8 our experts to base their opinions on. And the 9 send experts' reports out, because that's not 9 composition of products is very important. And 10 happening, at least unless somebody up the food 10 we'll only be able to do that through the 11 chain tells you that it can happen. 11 documents that have just been produced, and we're 12 MS. O'DELL: And Your Honor, we want to 12 going need time to go through those, and through 13 be clear --13 depositions of certain deponents. 14 JUDGE PISANO: Looking at it another Do we need all 62? We're not saying we 15 way, putting it another way, excuse me. Has 15 do, but we believe what we were doing is making a 16 anybody said that -- and forgive me for using the 16 list of the deponents we felt we would need in 17 word "trace," because I don't know if I'm right, 17 the litigation. Certainly some of those would be 18 wrong or indifferent -- but has anybody said 18 essential, some of them we can stage, and we're 19 generally that trace amounts of asbestos, nickel, 19 open to doing that. 20 chromium, whatever else you seem to think might 20 The other type of evidence that's very 21 be in this sample, can cause ovarian cancer? 21 important is the type of testing that Johnson & 22 MS. O'DELL: Yes. 22 Johnson and Imerys did on the product, whether it 23 23 was from the mine, whether it was in the MS. PARFITT: Yes.

24 processing and production process. That testing

25 and the type of testing they did, the protocols

JUDGE PISANO: Which of these experts

24

25 has said that?

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1 they employed in comparison to other standards

- 2 within the industry, specifically U.S. Pharmacia,
- 3 is very important to our case. What was the
- 4 testing they used, was it sensitive enough to
- 5 determine if these other constituents were in the
- 6 product, and was the standard or upper limit of
- 7 normal that they used appropriate for the product
- 8 itself in order to understand whether those
- 9 carcinogens were in the product.
- 10 A third area, how they sampled the
- 11 product. In other words, how they sampled it at
- 12 the mine, how they sampled it in the processing
- 13 plant. How was it done, how often was it done,
- 14 was it representative of the actual composition
- 15 of the product. That's very important. We
- 16 believe that the sampling protocols outlined, we
- 17 need to know were they followed, and what they
- 18 were.
- 19 Lastly, Judge, and this is something
- 20 that Judge Wolfson discussed in the September
- 21 status conference, if I'm not mistaken it was on
- 22 like Page 4 or 5, and she talked about something
- 23 that was very much a part of the general
- 24 causation discovery process that we can engage in
- 25 related to influence and bias of the published

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- 1 Moring. And Johnson & Johnson hired Crowell &
- 2 Moring to conduct a study that was published
- 3 under the authors Huncharek and Muscat, and the
- 4 law firm not only commissioned the study, but
- 5 paid for it. We want to discover that.
- And so those are the areas that we
- 7 believe there is significant evidence within the
- 8 documents that have been produced very recently,
- 9 we can into that further, but also these
- 10 deponents we've listed go to those areas, and are
- 11 very critical to the complete production of our
- 12 expert reports.
- 13 JUDGE PISANO: Well, if you had, if you
- 14 were to write the case management order, okay, if
- 15 you were to write the case management order, when
- 16 would your expert reports be due?
- 17 MS. O'DELL: Your Honor, it would be
- 18 sometime in, I think conservatively in September
- 19 or October of this year. We need to get through
- 20 depositions, we need to get through documents, we
- 21 need to be able to take a certain number of
- 22 depositions.
- 23 And believe you me, we have no desire
- 24 to take a deposition we don't need, so we have
- 25 staged some of these witnesses sort of

Page 15

- 1 literature. And so as we go down our particular.
- MS. THORNTON FIELD: I'm having a hard
- 3 time hearing. In particular the whole time, but
- 4 the last few minutes. The fourth issue I missed.
- MS. O'DELL: It is influence and bias
- 6 of the published literature. And in regard to
- 7 the influence and bias of the published
- 8 literature, one of the things that Judge Wolfson
- 9 described was our ability to discover how the
- 10 defendants were influencing what was published.
- Specifically if you look at our list of
- 12 deponents, and there are a number of them, I'll
- 13 just give you a couple of examples. Under the
- 14 list of witnesses for personal care products
- 15 counsel, there are several witnesses that were
- 16 involved in the writing and publication of the
- 17 cosmetic ingredient review. That was a document
- 18 that was published, it was relied on by the FDA
- 19 and others, and we want to depose those witnesses
- 20 on the influence the industry had on that
- 21 process.
- 22 You look at the third parties, and
- 23 there's a gentleman named Dr. Muscat and
- 24 Dr. Huncharek. And you will see the usual thing,
- 25 and that is the listing of a law firm Crowell &

- 1 internally. If there's certain areas recovered,
- 2 we don't need to take another deposition we want.
- 3 But I think conservatively, and my colleagues may
- 4 kick me, but September or October of this year we
- 5 could disclose reports and be in a position where
- 6 we have all the necessary facts and data for them
- 7 to rely on.
- 8 MS. PARFITT: And I would presume, I
- 9 mean, starting the deposition process. We're
- 10 not -- I know it's been suggested in the papers
- 11 that the plaintiffs are delaying getting any
- 12 deposition taken. That's not the case at all.
- 13 I think Ms. O'Dell has laid out well
- 14 what the areas are that we're interested in.
- 15 These are areas that have not previously been
- 16 discovered in an adequate way. They're critical
- 17 to the opinions of these experts, at least some
- 18 of them, but that process will start right away.
 - We're not suggesting that this
- 20 deposition process be delayed. It is a staging,
- 21 but I think we've given good thought to an
- 22 orderly presentation of what those depositions
- 23 would be, and who those deponents would be.
- 24 JUDGE PISANO: Well, my recollection is
- 25 that the introduction of asbestos to this case

19

was fairly recent.
 MS. PARFITT
 JUDGE PISAN

MS. PARFITT: That's correct.

JUDGE PISANO: That is to say it was 4 not contemplated by the complaint, and it wasn't

5 the focus of the case.

6 MS. PARFITT: Well, I wouldn't say not 7 contemplated, but we've always talked about 8 talcum powder products, whatever that meant. I

9 think what has become more clear to us is what 10 talcum powder products, the representations of

11 the company, J&J in particular, their product was

12 pure. We know that not to be the case, we don't

13 believe that to be the case. But of course it's

14 our burden to demonstrate that.

JUDGE PISANO: Well, taken to the next 16 step, if the introduction of asbestos was

17 relatively recent. What do we have to say about 18 chromium and nickel and all this other stuff?

19 MS. PARFITT: It's somewhat, it's in

20 the same categories, so to speak. Those are 21 proven carcinogens as well. The testing will

22 help sort out, you know, how much and if those

23 things are part of a talcum powder product.

JUDGE PISANO: So let's move to this 25 testing.

Page 19

1 MS. PARFITT: Sure.

2 JUDGE PISANO: The quantity of tale

3 that you have that is going to be the subject of 4 testing, and I know there's competing, there are

5 competing interests to the quantity. There are

6 cases other than this MDL that also want a chance

7 to analyze the substance; right?

8 MS. O'DELL: Yes, sir.

9 JUDGE PISANO: What are we going to do 10 about that, number one, how are we going do the

11 testing?

12 And, secondly, are we comfortable and 13 confident that whatever it is we're testing is

14 the same as what went into the talcum powder

15 products that were used over the decades?

MS. SHARKO: So answering those

17 questions in reverse order, I don't think we can

18 be confident that testing of these samples will

19 show necessarily what was in the product back in

20 the day because chain of custody is going to be

21 difficult or impossible to establish.

In terms of dividing up what's there,

23 we've now agreed on that, and I understand that

24 the protocol order will be presented to the court25 this week, which will cover not only the MDL, but

Page 18

1 the plaintiffs I understand, have done a lot of

2 work in getting the state court ovarian

3 litigants, and probably more importantly, the

4 state court asbestos litigants signed off on it.

5 So once that protocol is entered, there's a

6 process for sending out portions of samples, and

7 then each side is going to --

JUDGE PISANO: Give me an idea of how

9 you're going to do this. How is this going to

10 work. Yes, sir.

11 MR. BERMAN: I negotiated with

12 Mr. Bernardo for the sample protocol. The way

13 it's going to work is that J&J and Imerys have

14 accumulated a number of samples that I think are

15 at Drinker Biddle and at Imerys' office. All of

16 those samples are going to be forwarded to an

17 independent lab in New Jersey.

18 After that, the plaintiffs are sending

19 a representative attorney and an industrial

20 hygienist, as are the defendants. The samples

21 are going to be split at this place, and each

22 side is going to take their respective shares,

23 half the samples, back to their labs. Then we

24 can do our own independent testing from there.

But it's going to be, I guess, a

Page 21

Page 20

1 two-step process, three-step process. All the

2 samples are going to arrive at this independent

3 lab, then we're going to go there, and it's going

4 to be cataloged and distributed so everybody

5 knows.

6 JUDGE PISANO: And how long is it going

7 to take?

8 MR. BERMAN: Well, the list of samples

9 is extensive that they've given us, it's on an

10 Excel spreadsheet. So we're going to go through

11 those and we're going to pick the ones we want to

12 sample initially. Then after that, you know, we

13 may test some in the future, but after the order

14 is entered we have 30 days to let them know which

15 samples we're going to test. And after that if

16 we need more, we communicate with each other.

17 JUDGE PISANO: And once you decide what 18 you're going test, how long does it take to test

19 the samples and then get a report?

20 MR. BERMAN: Well, each, it takes a

21 while. So a week or two per sample, probably.

JUDGE PISANO: And this is going to 23 tell you what the sample consists of?

MR. BERMAN: Yes, correct, and what

25 carcinogens are in there.

Page 22 1 MS. O'DELL: And there's two lines of 1 we had with the MDL with Judge Wolfson, so it's 2 evidence, too, Judge, so we're not sort of mixing 2 been out there for a little bit now. 3 things up. There's the testing of the samples 3 But let me give you a little background 4 that are currently being discussed, you know, the 4 on why we need all that testing. In 1973 the FDA 5 physical samples, and then there's previous 5 promulgated a rule that required the talc 6 testing that was performed by both Imerys and J&J 6 companies to test their own products, and they 7 that is recorded in the documents themselves. 7 had to assure them that it was 99.9 asbestos JUDGE PISANO: Yes. 8 free. They fought that rule and they won, and MS. O'DELL: And some of which is new, 9 the FDA allowed them to self-regulate. 10 having just been produced, and so we're trying to 10 So they started testing the asbestos, 11 work our way through that. 11 and they kept on raising the limit so they 12 JUDGE PISANO: Well, I think there's a 12 couldn't detect any. And three years later they 13 debate on how much of it is new. I mean, reading 13 stopped testing for chrysotile, which we're 14 finding in the samples now. So they testing 14 these letters it seems to me that the defense 15 around finding asbestos there, and we believe 15 would argue that there's nothing new under the 16 sun, that these documents that they've given over 16 that once we obtain these samples, we'll be able 17 to you are, you've already gotten -- well, there 17 to show there's been consistent chrysotile ever 18 are some that are new, but the lion's share of 18 since they started testing, and the labs that 19 them are not new. 19 they used kept on raising the limits so they 20 MS. O'DELL: We take a different 20 wouldn't find it. 21 21 position. So we need all the samples, we need the 22 JUDGE PISANO: Be that as it may. 22 deposition of whoever collected them, where they 23 got them, we need to prove the chain of custody 23 All right. Let me ask you this, 24 Ms. Sharko. If you were going to write the case 24 as well. 25 management order, what would it say? 25 I don't understand, you know, Page 23 MS. SHARKO: It would say that the 1 2 plaintiffs' expert reports are due in March and 3 that ours are due in May, and we should go 4 forward forthwith and get general causation 5 resolved.

Page 25 1 especially the museum pieces, how there's not a 2 chain of custody. This is from this year, this 3 is where we got it, and this is what we have. 4 And there's some of them in the original 5 containers, so we think we'll be able to 6 establish chain of custody through depositions 7 and the testing, matching it up through with the 8 formulas. 9 JUDGE PISANO: It would be helpful for 10 me to have this list of your expert witnesses. MS. PARFITT: I have an extra. 11 12 JUDGE PISANO: I'm not going to make 13 sense of it as I sit here, but I'm going to need 14 that in order to generate some sort of decision 15 on all this. MS. O'DELL: And, Your Honor, just to 16 17 try to put it in context --JUDGE PISANO: So wait, forgive me. 18 19 You guys are down deeper on this than I am. Your position, Ms. Sharko, is that all 20 21 of this stuff that they're now asking for, all of 22 this stuff, the depositions, the records, the 23 testing of the sample, all of this stuff is

24 immaterial to the question of general causation, 25 that their experts should rely upon whatever the

I have to say this sort of feels like

1 literature is in the science, irrespective of

- 2 what your witnesses might or might not know based
- 3 on the identity that they've given?
- 4 MS. SHARKO: Almost. They have, I am
- 5 certain, documents which show the formula for the
- 6 product. They have, and they have had documents
- 7 related to testing. Because, after all, the
- 8 company puts the product out on the market, they
- 9 test it before it goes out.
- 10 JUDGE PISANO: Right.
- 11 MS. SHARKO: Or the mines test, or
- 12 whoever tests it, but they have those documents.
- 13 So I submit they have what they need to do expert
- 14 reports. Depositions aren't going to change
- 15 that.
- 16 MS. O'DELL: Your Honor, let me just
- 17 say a couple things. One, with regard to the
- 18 formula, so the record will be clear, there was a
- 19 recent production I've seen of the contemporary
- 20 formula. Historical formulas, which we think are
- 20 formula. Historical formulas, which we think
- 21 key, have not been produced. And so I just
- 22 wanted to say that very clearly. Because we have
- 23 clients that have used, you know, talcum powder
- 24 back to the '60s, maybe some to the '50s, so '60s
- 25 forward. So we need those formulas.
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1

- 1 JUDGE PISANO: Well, the formula, if
- 2 you read the label, it says talcum powder and
- 3 fragrance.
- 4 MS. O'DELL: Well, I'll pull up --
- 5 JUDGE PISANO: Right, isn't that
- 6 basically what it says? And that's what it says
- 7 if it's Gold Bond or if it's some generic Rite
- 8 Aid brand or anything.
- 9 MS. O'DELL: It's very interesting.
- 10 MS. SHARKO: I think that's right. If
- 11 Ms. O'Dell feels there's some documents related
- 12 to that that she's missing, she should let me
- 13 know.
- MS. O'DELL: And I think we have let,
- 15 maybe not you know directly, Susan, but
- 16 cocounsel. Let me just, I'll pull up the
- 17 formulas.
- 18 I'll pull up the formula, Your Honor,
- 19 it will take me just a minute, and you'll see
- 20 that it's much more than talc plus fragrance.
- 21 It's got like 36 --
- MS. SHARKO: Wait, wait. Before we go
- 23 forward, I suspect this is something that's
- 24 protected and we're on the record. And so if
- 25 you're going to be quoting from a document which

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 1 is protected, and I think the company would feel
 - 2 pretty strongly about the recipe or formula or
 - 3 whatever, then I think it shouldn't be on the
 - 4 record.
 - 5 JUDGE PISANO: Well, the formula should
 - 6 be on the label. That's what it has to be;
 - 7 right?
 - 8 MS. O'DELL: It is not, Your Honor.
 - 9 JUDGE PISANO: Or the contents should
 - 10 be on the label.
 - 11 MS. O'DELL: It is not.
 - MS. PARFITT: No, it's not.
 - 13 JUDGE PISANO: So your point is that
 - 14 the word "talc" means more than just talc?
 - MS. O'DELL: Yes, because talc is not
 - 16 just pure talc. Talc is as mined from the earth
 - 17 and processed and put in baby powder bottles
 - 18 contains a number of constituents. Talc, all
 - 19 these other things we talked about. Your Honor,
 - 20 what our theory has always been the product
 - 21 itself causes ovarian cancer. And what's within
 - 22 that bottle is the product, and it is many
 - 23 things. And I've listed some for you, nickel,
 - 24 chromium and other things. Silica, quartz are
 - 25 part of that product, as well as fragrance.

- And give me just a minute, because I
- 2 didn't have that at my fingertips. If Ms. Sharko
- 3 feels uncomfortable with me listing the products,
- 4 I'll show you the formula that's been produced,
- 5 and you'll see it's got like at least 40
- 6 components.
- 7 So Your Honor, when Ms. Sharko says the
- 8 data is known in the scientific literature. That
- 9 is not true. I mean, as this litigation has gone
- 10 forward in the MDL, and I'll speak to --
- 11 Mr. Placitella brought this to my attention --
- 12 just over time he'd say, Have you guys ever seen,
- 13 you know, this document or that document? And
- 14 what we realized is there was a whole set of
- 15 production for both Imerys and Johnson & Johnson
- 16 that related to supposedly the asbestos
- 17 litigation.
- We believe those materials should have
- 19 been produced in this cancer litigation from the
- 20 beginning. In J&J's papers they say there's
- 21 40,000 of those documents, 35 they think are
- 22 duplicates. Let's just assume that's right. If
- 23 5,000 new documents have never been produced in
- 24 this MDL, and they clearly are, you know,
- 25 relevant to the core issues, and issues that have

Page 30 Page 32 1 been core to this case, you know, for months and 1 witness is going to help them or their scientists 2 months. 2 establish what they need to establish with regard 3 And one of which I've got in front of 3 to general causation. 4 me was produced in October, just in October in 4 JUDGE PISANO: The experts who have 5 this litigation, it's been in the asbestos 5 been identified in the case that you just 6 litigation previously, and it talks in terms of 6 mentioned, that's going to be tried when, in 7 the total tremolite, which is a type of asbestos 7 June? 8 8 content. MR. SILVER: Yes. MS. SHARKO: Is this a protected JUDGE PISANO: Are those experts on 10 document? Because if it is it shouldn't be read 10 this list, on the list given to you in this case? 11 into the record. I don't care if you show it to MS. THORNTON FIELD: They have not been 12 the judge, as long as I get a copy. 12 identified yet, Your Honor. I think it's MS. O'DELL: Well, I'm happy to show it 13 13 February 15. 14 to you and the judge. But, Judge, I will say the 14 JUDGE PISANO: And where is that case? 15 document is a test result that shows a percentage 15 MS. THORNTON FIELD: In Missouri. 16 of tremolite in the products itself, and that is, 16 JUDGE PISANO: State court in Missouri. 17 that data is not anywhere but the internal 17 MS. THORNTON FIELD: Yes, June 4th. 18 documents. And we feel like it is essential that 18 JUDGE PISANO: Okay. Mr. Burns? 19 our experts have the benefit of that before they 19 MR. BURNS: Judge, I just think it's 20 opine. And that's the course of experts. 20 important to emphasize something here, which is 21 And you'll see our list, but you'll see 21 that the defendants like to raise this motto -- I 22 that there are toxicologists, there are 22 represent over 1,000 women with ovarian cancer. 23 epidemiologists, there are GYN/oncologists, there 23 Mark Lanier isn't my cocounsel on a single one of 24 are people that focus on testing, there are 24 those cases. This is an MDL which should be 25 geologists and others. And that type of 25 treated like an MDL, and which should give fair Page 31 Page 33 1 information is not in the public, and it's 1 consideration to all of the issues that are very 2 critical, and that's why we need time to digest 2 important to my clients. 3 that, depose certain critical witnesses on it and What Mr. Lanier does in St. Louis, 4 given all of the procedural mechanisms and issues 4 then we can produce our expert reports. 5 MR. SILVER: Judge, can I be heard? 5 there, frankly is not all that relevant to my 6 JUDGE PISANO: Yes. 6 clients. My clients deserve a fair day in this 7 7 court. MR. SILVER: Judge, they know they 8 don't need this stuff, Judge, and the reason they 8 JUDGE PISANO: Well, yeah, that's true, 9 know it is because there's a trial case in June 9 that's true. But we have a plaintiff steering 10 with Mr. Lanier's firm dealing with asbestos 10 committee here who's doing the work on behalf of 11 where they are ready for trial. They didn't need 11 everyone, your clients included; right? 12 any of this stuff to try that case on the exact 12 MR. BURNS: But not on behalf of the 13 same issues. They didn't need 62 depositions, 13 St. Louis trial team, Your Honor. I mean, we do 14 because none of them are going to deal with the 14 not control the St. Louis trial team. We control 15 scientific literature, and the question is 15 and work on --16 whether they can prove the product, whatever's in 16 JUDGE PISANO: I understand that. And 17 it, causes ovarian cancer. There's not been a 17 I don't think the point that Mr. Silver made was 18 scientific challenge yet where they've been able 18 that we are somehow attempting to control or are 19 to prove it. In New Jersey State court they 19 being controlled by the St. Louis trial team. 20 couldn't prove it. In California they couldn't 20 I think the general point being made, 21 do it. 21 and it's made in these letters, is that the 22 22 plaintiffs have been trying these cases now for So they want to avoid getting to 23 science so they can try it where the science 23 quite some time all over the place and have 24 standards are different. But here where we're 24 offered expert testimony. Why now all of a 25 focusing on science, no deposition of Imerys, any 25 sudden do we need to, forgive the mixed metaphor,

Page 34 Page 36 1 why now do we have to reinvent the wheel and get 1 And the presence of these carcinogens in the 2 new, and get more information to the same or 2 product provides an explanation as to why these 3 different experts? And if that's the case, if 3 products actually could cause cancer. Not unlike 4 that's what we have to do, I think it's a fair 4 cigarettes, there are different constituents to 5 conclusion that this case will never be ready for 5 the cigarette. You try the case, do cigarettes 6 trial. 6 cause cancer, but one of the things an expert has 7 7 to do is say, okay, well, how much of this MR. TICI: Well, Judge it isn't really 8 constituent is in the cigarette is there, how 8 unusual for our plaintiffs in an MDL to try and, 9 to need discovery both in documents and 9 much of that constituent is in the cigarette as 10 depositions as the foundation for the experts. 10 part of their proof to convince the judge and Let me address the comment of 11 ultimately a jury that there's sufficient 12 Mr. Silver with a concrete example. You know 12 evidence to prove general causation. That's what 13 we've actually spent the time to do this. One of 13 we're trying do here. 14 the depositions we asked for from Imerys was a 14 And a gentleman like Mr. McCarthy would 15 gentleman named Ed McCarthy, he's been a 15 be the kind of person that could provide the 16 scientist there for 30 years. He has documents 16 information that our experts could rely on, 17 where he was actually a participant in the 17 independent of the published medical literature. 18 testing of the talc for the constituents in the 18 He could say not only does the published medical 19 tale, asbestos, arsenic, and other heavy metals. 19 literature prove this, but when I look at the 20 He was involved in not only testing of it, but he 20 testimony of Mr. McCarthy, who's been there for 21 was involved in the actual mining of it, in the 21 30 years, who's aware of where this product comes 22 drilling of it, and in trying to figure out where 22 from, who's aware of the testing, there's an 23 in the mines you need to drill to get the purest 23 explanation for why it's not only the talc, but 24 talc possible. He was involved in actually 24 it's all the other things that's involved, you 25 providing the information to J&J's own 25 know, that come from these particular mines. Page 35 Page 37 1 That's why whether Mr. Silver asks, 1 toxicologist with whom he communicated about what 2 was in the product and what wasn't in the 2 says, Well, why is this necessary, why are 3 product. 3 witnesses necessary? We've got a scientist there 4 for 30 years who's looked at this stiff. And, 4 And I want to make it clear that we 5 you know, parenthetically, the guy's got, the 5 have two separate sets of samples here. We have 6 gentleman's got 4,000 documents that were 6 the samples that, in the Smithsonian that 7 produced by Imerys. He's a pretty substantial 7 Ms. Sharko was talking about, we have a separate 8 set of samples that have been kept with Imerys. 8 witness. 9 MR. SILVER: Judge, for the record, 9 And we know exactly what mine it came from, we 10 know exactly what year it came from. We know 10 he's not a scientist. If I remember correctly, I 11 believe he's the technical director. I think he 11 exactly, we're able to figure out exactly -- and 12 those are the mines that provided the talc for 12 runs essentially supply -- I'm not intending to 13 demean him, but he runs supply and logistics 13 J&J to use in their products over the years. 14 between getting the talc out of the mines to J&J 14 He was not only involved in, as I 15 understand it, not only involved in providing 15 eventually. 16 talc for J&J's product, but, again, if you read 16 But none of what Mr. Tici said, he's 17 the documents, he was aware of the different 17 got our test results. He's got everything -- I 18 standards used by J&J and others to test the 18 don't stipulate to any of the accuracy of what he 19 says, because I don't know what he's reviewing. 19 products for the presence of these carcinogens in 20 other products. And the reason why that's 20 But everything he said is what he already had. 21 important for general causation is this: One of 21 If he has all that, they can take their best shot

22 at general causation, he doesn't need anything

25 to say to Mr. Silver, You have the medical

MR. TICI: Well, that's like if I were

23 else.

24

22 the things that we try to prove in these cases is

24 increased relative risk that's seen consistently

25 across the studies that were done in this case.

23 that there's biologic plausibility for the

Page 38 Page 40 1 records of Mrs. Smith, you don't have to take her 1 matter. This morning I was in the Middlesex 2 deposition. Or her doctor. You have her 2 County Superior Court. There was a case 3 involving Johnson & Johnson, it was a 3 records. I mean, of course you need to be able 4 to explore what they mean. 4 mesothelioma case. The case focused on whether I mean, I used Mr. McCarthy as an 5 the asbestos in the Johnson & Johnson product was 6 example, but I really came prepared to talk about 6 responsible for this man's mesothelioma from the 7 these witnesses because they are, we didn't do 7 talcum powder. 8 this willy-nilly where we just ran a list of 8 Johnson & Johnson came in and asked the 9 witnesses and we just plucked people out of the 9 judge for a continuance, for an emergent appeal 10 sky. 10 because they had a new expert who came in and 11 said despite the fact that the plaintiff's expert 11 MS. PARFITT: And to that end, just as 12 a reminder, there are only, less than four 12 looked at the tissue in the lung and saw talc, 13 deponents in all of these litigations that 13 tremolite and chrysotile, which were the 14 counsel is talking about, I think we talked about 14 ingredients that their expert was, who tested the 15 that last time when you asked how many 15 Johnson & Johnson products and said he saw 16 individuals have been deposed from the company. 16 asbestos in more than half of those products, 17 And for each one, Imerys and J&J, it was under 17 Johnson & Johnson said we need an emergent 18 10. And Mr. McCarthy is not one of those 18 appeal. Why? Because our expert looked at the 19 individuals who's been deposed in this these 19 same thing and we found one, one chrosynolite 20 other cases. 20 (ph.) fiber. And if it was one chrosynolite 21 21 fiber then it wasn't our talc. So I think these are issues -- I think 22 that bears stating as well that we're not trying 22 So for them to say that a little bit 23 to step back and redo. We are trying, though, to 23 doesn't matter, it does to them. They were ready 24 make our case successfully. And I think that's 24 to go to the Appellate Division on emergent 25 what the Court demands of us, and we do have the 25 appeal this morning on one fiber, not millions of Page 41 Page 39 1 burden, and we're just trying to satisfy it. 1 fibers, like Dr. Longo will testify to. So it is 2 significance as to what is in these products. 2 MR. PLACITELLA: Your Honor, can I be 3 heard for two minutes? From my perspective, let's put it all 4 JUDGE PISANO: Yes. 4 on the table. You know what, I was preparing for MR. PLACITELLA: So in the state court 5 today and I'm looking and I said, there's a 6 in Atlantic County where the cases were dismissed 6 document by Imerys talking about asbestos in the 7 on motion after a 104 hearing, the argument from 7 Johnson & Johnson product that I couldn't find in 8 Johnson & Johnson was the plaintiff didn't prove 8 the Johnson & Johnson production, even though the 9 bio-plausibility, in addition to other argument. 9 Johnson & Johnson executives were copied on the 10 That is now before the Appellate Division, and 10 memo. 11 that has now been stayed and being heard by the So now we're trying to match up what 11 12 New Jersey Supreme Court, I know it because I'm 12 Imerys did with what Johnson & Johnson did, come 13 involved in the AMICAS process, okay. 13 up with a universe of evidence, and also have 14 these products tested. So if you're going to say What we are focusing on here is to 15 address the deficiencies that they allege. 15 what I would put in a case management order? 16 Imagine trying a tobacco case -- and I know we're 16 Let's get all the formulas on the table. Let's 17 going back, but imagine trying a tobacco case 17 get all the testing on the table. Let's take a 18 where the issue of nicotine, tar and all the 18 30(b)(6) deposition of Imerys and Johnson & 19 carcinogens had no place, and the only thing you 19 Johnson as to the person with the most knowledge 20 could talk about was the leaf. Well, Judge, it 20 concerning the formulas, the testing, and the 21 was just a leaf. You know, if the leaf doesn't 21 ingredients. We can do that in 60 to 90 days. 22 cause cancer, there's no literature on the leaf, 22 Then at least we have a base that we can go 23 then where are we going? 23 forward and we're not asking our experts to say, But the fact of the matter is, 24 oh, it's just the leaf in the tobacco, that's the

25 only thing you're allowed to look at, when we

25 bio-plausibility and the ingredients of a product

Page 42 Page 44 1 know. We can make a prima facie case to Your 1 representation that the documents had been 2 Honor now to show that there are carcinogens in 2 completely, had been produced. 3 this product in addition to the talc itself. Now, if you look at the document I just Now, from our perspective, yes, the 4 gave you, one of the witnesses who we asked for 5 talc is carcinogenic, like the nicotine might be 5 is another gentleman by the name of, I mean, just 6 carcinogenic or the tars are carcinogenic. But 6 by way of example, a gentleman by the name of 7 the experts have the right, and the Court has the 7 Mr. McCarthy is the second one at the end. At 8 absolute right to know what is in this case. 8 the time in July there were 7,000 documents by 9 They can't say biological plausibility matters 9 Dr. McCarthy. I thought that the custodial was 10 and then say, Well, you can't get the information 10 complete and we were ready to take depositions, 11 to figure out biological plausibility. 11 and we would have done exactly what Ms. Sharko 12 And I apologize for taking the Court's 12 said, get the show on the road on general 13 time and I'll sit down. 13 causation. 14 MR. TICI: Judge, can I address one 14 In September they produced an 15 more thing, because I want to address directly 15 additional 4,675 documents related to 16 your question as what would be in the order, and 16 Mr. McCarthy, and two days before Christmas they 17 why we're asking, as Ms. O'Dell said, why we 17 produced 3,786 documents related to Mr. McCarthy. 18 think we need the time to go through the 18 That's an example. That happened with witness 19 documents and take the depositions. And if I 19 after witness after witness. 20 could, Judge, I'll give a copy to Ms. Sharko. 20 We're put in a situation where three 21 We pulled -- of the witnesses that were 21 weeks ago we were provided with documents related 22 or our list that we provided to the Court in 22 to scientific witnesses that we were prepared to 23 response to its request, we went back and looked 23 depose last July. And now we're in a position, 24 at the documents that were produced on each of 24 we can't even get through the documents they gave 25 the witnesses. Actually, let me give this to 25 us. Page 43 Page 45 1 you. So when Ms. O'Dell says to you, why is Historically, in July, in June I sent, 2 it, when you ask what kind of order you have. 3 I understood that the Court -- excuse me, that 3 When Ms. O'Dell says we can start taking Imerys 4 the judge wanted to have us focus on general 4 depositions because Imerys' witnesses, they 5 causation, so I asked the defense counsel, 5 produced their documents in time, we're almost 6 Ms. Frasier, I asked her, Okay, tell me which of 6 completely through in looking at Imerys' 7 your witnesses have complete custodial files. 7 documents. But we had this huge amount of 8 She gave me a list. From that list we had 8 documents that were produced by J&J, and we need 9 complete -- and this is back in June, I asked 9 some time to be able to go through them. We'll 10 her, okay, of that list I chose several 10 stage them. We want to take the toxicologists, 11 toxicologists which are clearly scientific 11 we want to take the medical directors. We want 12 witnesses, and I asked for those depositions. 12 to take the those people first to support --13 Now, those depositions were put off, 13 JUDGE PISANO: Well, wait a minute. 14 and the judge said, Well, why don't we wait until 14 Placitella just stood up and said he wants to 15 the document production is done? And I listened 15 read the documents and just take 30(b)(6) 16 to what J&J's counsel said, and they said --16 depositions. 17 JUDGE PISANO: What case are we in now? 17 MR. TICI: Well, that would be the 18 Are we in this case? 18 first ones that we would want to do. But we've MR. TICI: We are in this case. The made it very clear we want to take the 20 toxicologist, the research director. They 20 point of this is, Judge --21 JUDGE PISANO: Which judge said that? 21 directed different scientific studies. 22 MR. TICI: Judge Wolfson. The point 22 I mean, this gentleman, Mr. McCarthy, I

23 have a summary here of the work product. I'm

24 perfectly willing to share what he did. He was

25 involved in directing the science, he was

23 here is this: We were ready to take depositions

24 last year of the toxicologists and people who

25 support the science issues based upon the

Page 46 1 involved in dealing with the different agencies 1 MS. SHARKO: So needless to say, I 2 that were involved in reviewing the science and 2 disagree with the spin that all, everybody who 3 making recommendations about whether there was of 3 has spoken, and I gather I don't need to respond 4 causation or not. All of these things, Your 4 to it at this time. 5 Honor, are important for our experts to rely on In terms of the document production, my 6 that would be supportive to our positions that 6 colleague Mr. Bernardo can speak to it. We 7 talcum powder products, talc itself and the 7 agreed on a schedule for production. It ended on 8 constituents in the products were a cause of 8 December 21st. Everybody agreed to that, that 9 was known in advance. Actually, the plaintiffs 9 ovarian cancer. 10 JUDGE PISANO: In one of her prior 10 didn't agree to it, they objected and then the 11 conferences Judge Wolfson made the remark that --11 judge gave us the extension. 12 and this was addressing the issue of whether 12 Mr. Bernardo, can you speak to why 13 experts on causation ought to be put aside until 13 plaintiffs' version is not accurate? 14 14 all of the fact discovery was concluded, and she JUDGE PISANO: I'd like to know what 15 made the comment that, you know, what you 15 happened, why were these documentation turned 16 discover from the defendants' documents might be 16 over in such volume so late. And then there's a 17 good for you to have when it comes time of trial 17 demand in the plaintiff's papers that J&J do 18 and you can stand up and say, Ah-ha, this is what 18 something to de-duplicate the documents. Part of 19 they knew, but how does it relate to whether or 19 the beef, so it goes, is that even if the 20 not, generally speaking, the product can cause 20 documents had already been turned over to them, 21 ovarian cancer. You remember that colloquy? 21 they now have new Bates stamp numbers, and, 22 MR. TICI: I'm glad you asked that 22 therefore, how do we know whether we've got them 23 question, and I'll give you a perfect example. 23 or not. And they're insisting upon some JUDGE PISANO: I'm glad I made somebody 24 de-duplication process which you say you 25 happy today. 25 shouldn't have to do. Page 47 MR. TICI: One of the things that the And then there is a statement that 1 1 2 defendants get up at trial and say, you know, 2 you've attempted to resolve the issue by 3 it's not possible for talc used peritoneally to 4 end up in the ovaries, it can't travel up the 5 genital tract and get in the ovaries. It doesn't 5 about that, Mr. Bernardo. 6 happen, it's biologically implausible that that's 7 the case. Well, one of the things that we feel 9 like we want to explore with their scientists who 9 that for the most part plaintiffs had the

10 actually studied that issue is whether or not 11 they believe that's true or not. That's just to 12 give you an example of the kind of thing which 13 would be important, because one of our experts 14 would say, you know, not only does the scientific 15 literature support it, but that's an admission by 16 defendants, or the defendants support that. 17 JUDGE PISANO: Okay. All right. Let's 18 get to this issue of whether you need, how much 19 time you need to review the documents that were 20 recently served upon you. I won't use the 21 pejorative description that you do in your 22 papers. What about all this? What was done 23 here? Why were thousands, hundreds of thousands 24 of documents not turned over until December of 25 2017?

Page 49 3 proposing some sort of mechanism to distinguish 4 between new stuff and old stuff. So tell me MR. BERNARDO: Sure. With respect to 7 the timing, Your Honor, first of all, if you go 8 back and look at our position early on, which was 10 documents that were out there. Maybe there were 11 some that we would go back and try and identify, 12 but there was production that had already been 13 made. 14 There were significant disputes back 15 and forth over this Mahaffey Weber memo that I'm 16 sure Your Honor remembers. 17 JUDGE PISANO: Yes. 18 MR. BERNARDO: And we just made the 19 decision, rather than dispute that further, we 20 would go back, and I think Ms. Sharko explained 21 it, we would redo some of the sources. There's 22 no way 20 years later to try to match up what may 23 have been collected 20 years ago because 24 materials move in warehouses, get stored in 25 different ways. We thought, you know what, we'll

Page 50 Page 52 1 go back and make the best efforts to try and 1 their filters and minimize what they need to look 2 identify whatever was within the scope of that. 2 at to the really key things. 3 I'll say, Your Honor, we put people out 3 If we find some new material there, first of all, 4 you won't be able to tell it unless you go back 4 there in the field who are familiar with these 5 and do a page-by-page check, we'll produce that. 5 documents, just generally, to say as we were That was a very, very time-consuming 6 going through to let us know are these things you 7 process, because it involved going back to 7 haven't seen before. And while again this wasn't 8 warehouses, pulling back boxes, trying to put 8 a very scientific process, it was important to us 9 things together. So that was one of the pieces 9 to know if this is just, you know, copies of 10 that caused it to take the time it did. And 10 materials that have been produced before or more 11 frankly, I think it was done in fairly 11 of the same. And what we were hearing from 12 accelerated time under the circumstances. 12 everybody who was going through this process was 13 Another piece was in September Judge 13 again, yeah, we've seen this stuff before. Can I 14 put this next to this and say this is the exact 14 Wolfson agreed that the scope of the discovery 15 that was outstanding that the parties were 15 copy of that? No. But it was more of the 16 objecting to could be broadened, and we were 16 same --17 supposed to meet and confer and try and duke it 17 JUDGE PISANO: But having gone through 18 out as to, you know, what requests would be 18 that during the production of it, what do you say 19 expanded what way, what would be narrowed what 19 to the plaintiffs' lament that they shouldn't 20 way. While it was defendants' position that all 20 have to go through that exercise manually now? 21 of that was overly broad, again, rather than go 21 What do you see to that? 22 back and forth and debate it, we said, You know 22 MR. BERNARDO: I say first of all 23 what, we'll go back, we'll adjust the filter 23 there's an ESI protocol that was negotiated in 24 this case that's consistent with the type of ESI 24 terms, we'll do what is necessary to pull all of 25 that out there and produce that. 25 protocols in every litigation that does not Page 51 Page 53 1 require hard copy de-duplication because it's 1 So those are the basic points as to 2 what took the several months to do. And frankly, 2 extremely costly. 3 what was done in several months, probably should Secondly, plaintiffs are in the same 4 have taken much longer. But I think the real key 4 position as we are, as far as who can do that. I 5 is that a lot of this material had already been 5 mean, if they want to go through it and do

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1 So those are the basic points as to
2 what took the several months to do. And frankly,
3 what was done in several months, probably should
4 have taken much longer. But I think the real key
5 is that a lot of this material had already been
6 collected and produced, it was our position, but
7 we said we'd go back and do it.
8 To Your Honor's question about the
9 de-duplication. So you go in a warehouse, you
10 look in a box, you get a document out, you look
11 at it. Absent taking the time to go and for
12 every document you find and say is it somewhere
13 in the production, look it up, and have somebody
14 take it and match it side by side, I mean, we
15 would be producing documents in July. The
16 logical thing to do is to say if it's responsive,
17 even recognizing that it may have been produced
18 before, let's produce it.
19 There's no process in the protocol in
20 this case to go back and try to de-duplicate hard

this case to go back and try to de-duplicate hard copy, because as I just described, that would slow down the process tremendously. And all of these documents were scanned and they were OCR'd, so they're text searchable, so plaintiffs can go through and do what they typically do, and run

2 extremely costly.
3 Secondly, plaintiffs are in the same
4 position as we are, as far as who can do that. I
5 mean, if they want to go through it and do
6 searches in a manual check, they can do that. I
7 mean, we cited a case, Gerardo, as far as the
8 burdens. I mean, a responding party shouldn't be
9 bearing the additional burden of doing
10 plaintiffs' work in terms of doing the document
11 review. We've already spent millions of dollars
12 on producing this stuff. And, frankly, we

13 objected to producing more. So we're sort of in 14 that, if you'll forgive me, we're damned if we do 15 and we're damned if we don't. If we objected and 16 said we're not going to go back and do this, we'd 17 be here arguing about that. But we decided to 18 avoid that objection, and now we're here arguing 19 about what should be done.

18 avoid that objection, and now we're here arguing
19 about what should be done.
20 So the de-duplication was just a
21 significant and time-consuming burden, I think we
22 put a cost estimate in there, Your Honor, and
23 it's not something that's ever contemplated by an
24 ESI protocol for very good reason. What we did

25 agree to do, which is requiring some burden, is

Page 54 Page 56 1 something to be honest we wouldn't have thought 1 them. It's not the law. 2 we would have had to have done, given at least 2 So we're entitled to the scope of 3 some folks on plaintiffs' bars familiarity with 3 discovery that Rule 26 dictates for thousands of 4 this asbestos production, and just briefly, Your 4 women. It is, by definition, broader than any 5 Honor, as I forget, maybe it was 5 scope of production that could have applied 20 6 Mr. Placitella --6 years ago when they made the calculated decision JUDGE PISANO: Is this what I mention, 7 to give to us a 20-year production with 8 this is in Ms. Sharko's letter of the 19th, 8 20-year-old Bates numbers and said get started 9 Page 2, "Defendants are in the process of 9 because we're going to keep your feet to the 10 creating a spreadsheet that will enable the 10 fire. So we got started and we worked on it, and 11 plaintiffs to identify a significant number of 11 we ground through all of those hundreds of 12 documents," et cetera? 12 thousands of pages. 13 MR. BERNARDO: That's exactly --13 And now comes the same pages again, the 14 JUDGE PISANO: So where is the 14 exact same pages. Half are the same, and half 15 spreadsheet? 15 are new, and they're all mixed up. There's no MR. BERNARDO: We're in the process of 16 alternative for us but to go through and continue 17 finalizing that. And, again, we feel as if 17 the linear review that they characterized as 18 that's something that we shouldn't have to have 18 burdensome, they characterized as costing a 19 done, it wasn't contemplated by the protocol, but 19 \$1 million. It's not like we can just put 20 we do have information for that discrete set, for 20 \$1 million in a Coke machine and the answer comes 21 the asbestos production where we can go back, and 21 out. It takes time. I can't do any better than 22 as Ms. O'Dell said, the overwhelming majority of 22 their own description, burdensome and 23 that is materials that were produced in the 23 time-consuming. That's why we're here asking for 24 some time. We have to get the time. We've got 24 asbestos production that were also produced in 25 this case many, many months ago. But we are 25 to get through it as well. Page 55 Page 57 1 willing to, and will do that and go back and make And the Court was looking at Mr. Tici's 1 2 best efforts to try and identify where those 2 description of --3 duplicates can be found. Because that's not a 3 JUDGE PISANO: Well, wait. You're 4 talking about documents of every conceivable 4 manual comparison, that's just a time-consuming 5 description in this case. There's not just one 5 task of comparing numbers. JUDGE PISANO: Okay. 6 type of document. There's all kinds of stuff. 6 7 MR. ROBERTS: Your Honor, as to the 7 MR. ROBERTS: There are all kinds of 8 timing issue, what we just heard is basically 8 stuff. JUDGE PISANO: All kinds of stuff. And 9 this case started with a 20-year production set. 10 And plaintiffs' counsel from the beginning has 10 yet the argument seems to be that until you have 11 a chance to go through all of this, regardless of 11 said that's not going to be adequate. 12 By the operation of Rule 26 and the 12 what it is, you can't produce experts' reports 13 and the expert discovery process can't start 13 2015 amendments, our scope of discovery and the 14 proportionality factors are driven by the fact 14 until you're done with it. 15 that this table speaks for thousands and 15 MR. ROBERTS: No, Your Honor, I think 16 thousands of injured women, not one case that was 16 counsel -- if you've heard here, counsel on this 17 tried 20 years ago. These folks sat here and 17 side has said we can get started now with the 18 said that is not going to be adequate. You've 18 things that we know are likely to be less 19 dependent on the information in this most recent 19 got to do better, it's not going to be adequate. 20 And what evolved was this steady drumbeat of, 20 production. The Imerys production; a good, as 21 Your Honor, all these lawyers on this side of the 21 best we can tell, a timely production that 22 table have these other cases, they're trying 22 allowed us to do a good review on a timely 23 these cases, they're winning these cases, we 23 rational basis. So let's start doing the Imerys 24 don't need anything else, this is good enough for 24 production. We can get those in the pipeline. 25 them, our 20-year production is good enough for 25 But this, they say it took them months,

Page 58 Page 60 1 and they give us two weeks. The other thing 1 MR. BURNS: Dallas, Texas, actually, 2 that's misleading is when they say it's search 2 Your Honor. I like the call-out to the Texas OU 3 ability. Search ability means something to them 3 game, but I'm actually from Mississippi 4 because they start with a pool of things and it's 4 originally, so Mississippi --5 a binary choice, some are responsive, some are 5 JUDGE PISANO: Well, take your pick. 6 not responsive. Search ability helps you 6 You got the idea. 7 discriminate, search and retrieve the responsive 7 MR. BURNS: That's right. 8 from the nonresponse. So does search ability 8 So we sent letters out to the 9 help them on their workflow? Yes. But guess 9 defendants last week. 10 what, 100 percent of what we have, it's all 10 MS. SHARKO: Saturday. 11 responsive, right. We're not looking for MR. BURNS: For you all. I think 11 12 responsive versus nonresponse. 100 percent of 12 Imerys went out earlier. 13 what we get they contend has responsive 13 But in any event, so the issues aren't 14 information in it. Is it searchable? Great. 14 ripe today, Your Honor, I think. And we're happy 15 Does it help us organize our linear review so 15 to meet and confer with defendants --JUDGE PISANO: Well, generally 16 that we can go through those manually a little 17 more efficiency, we can group together subject 17 speaking, what are we talking about? What 18 matters where we can, we can put together related 18 privileges are we talking about? MR. BURNS: So the letters themselves, 19 documents where we can? Yes, we leverage all 19 20 those technologies to make it go as fast as 20 which we shared with the defendants, largely 21 possible. They did the same thing. But search 21 raise issues related to the privilege log about 22 ability isn't the be-all end-all for us. It 22 adequate identification of the individuals 23 still requires eyeballs on documents. 23 listed, of the justification for the privilege. 24 JUDGE PISANO: Okay. What you know. 24 So there are a number of those that, you know, I 25 Based on what you know about this spreadsheet 25 hope and feel that we'll probably work out. But Page 59 Page 61 1 that you're creating, in your view how much of 1 invariably, you know, we may refine this to a 2 the problem that was just expressed will be 2 more workable number of disputes. Hopefully not, 3 ameliorated? 3 but if we do, we wanted to just explore what your 4 preference was. 4 MR. BERNARDO: It will eliminate the 5 overlap of documents that were produced in the JUDGE PISANO: Well, have there been 6 asbestos cases, which is about 4,000 documents. 6 documents withheld on the basis of privilege? 7 7 JUDGE PISANO: Okay. And when are you MR. BERNARDO: Yes. 8 MR. SILVER: Judge, the answer is yes. 8 producing this spreadsheet? 9 Can I suggest this? We got, the Imerys letter is MR. BERNARDO: In the next couple of 10 days. 10 dated January 17th asking for a meet-and-confer 11 JUDGE PISANO: Okay. 11 on January 26th. We haven't had the chance --12 Let's talk about privilege log. You 12 this is so premature we haven't even had a chance 13 mentioned that, Ms. O'Dell. 13 to review their issues, let alone figure out what MR. ROBERTS: And that's a small 14 our response is. 15 sliver, that's a very small subset. And just, 15 JUDGE PISANO: Good. Fine with me. Do 16 Counsel, before we leave, we're going to ask to 16 the best you can, and when it congeals let me 17 do that by load file instead of a Excel 17 know. 18 spreadsheet. 18 MR. BURNS: And our only question was: 19 MS. O'DELL: Your Honor, Mr. Burns is 19 Did you have a preference for how you wanted us 20 going to deal with the privilege issues. 20 to present this to you? MR. BURNS: And Your Honor, in the real 21 JUDGE PISANO: No. I want you to 22 sense this process has just begun. We sent 22 present it as you think is the best way to 23 letters to the defendant last week. 23 present it. JUDGE PISANO: Where are you from, 24 MR. BURNS: We're happy to do that Your 25 Mr. Burns? 25 Honor.

Page 62 Page 64 1 JUDGE PISANO: I mean, ordinarily the 1 forgive me for being -- I have been accused of 2 privilege log comes out in the beginning. 2 being primitive in my thinking, so it wouldn't be 3 Documents are demanded, there's a production and 3 the first. Let me be primitive in my thinking 4 then there's a withholding of some on the basis 4 and suggest if you got this formula and showed it 5 of privilege, and you identify the document by 5 to your toxicology expert, your epidemiology 6 number and what the privilege is, and then the 6 expert, your cancer expert, why wouldn't they be 7 battle starts. 7 able to look at the ingredients, go back into the 8 scientific literature and tell you as a matter of So it's kind of unusual for me to be 9 getting into privilege log stuff after your side 9 general causality whether this product can lead 10 has been complaining that they just got 400,000 10 to ovarian cancer? 11 documents. MS. O'DELL: Because it doesn't list 11 12 MR. BURNS: Well, we get a rolling log 12 asbestos, nickel, chromium, cobalt and some of 13 from them. And I'm not sure, I think we have 13 the other things that are carcinogens. 14 received a log for the latest productions, but 14 JUDGE PISANO: So you're saying there 15 we're happy to attack that, Your Honor. Thank 15 are ingredients in the product that are not 16 you. 16 listed? 17 JUDGE PISANO: Okay. Anything else? 17 MS. O'DELL: That is correct. 18 MS. O'DELL: Your Honor, just to follow 18 MS. SHARKO: Also Ms. O'Dell just 19 up, if you'd like to see it, I did find that 19 showed me what she showed Your Honor, and when 20 formula if you want to get a sense of what we're 20 you scroll up the first page it says this is the 21 formula for the fragrance. So the fragrance is 21 dealing with, and I'm happy to show it to you. 22 JUDGE PISANO: A formula? 22 not an issue here, as far as we know. MS. O'DELL: Yes, of the product 23 23 Fragrance -- I don't believe that our product 24 contains all the different things they said it 24 itself. 25 JUDGE PISANO: From when? 25 does, which are new to the litigation. But Page 65 Page 63 MS. O'DELL: This is the current one, 1 certainly fragrance wouldn't contain cobalt. 2 the contemporary one, as I understand it, the 2 What kind of fragrance has cobalt in it? 3 one's employed now. Obviously we want all the MS. O'DELL: We're saying the product 4 formulas, but this will give you a sense of the 4 causes ovarian cancer, and part of the product 5 components. 5 certainly is fragrance. JUDGE PISANO: Don't they have all the MS. SHARKO: Maybe we should, Judge, 7 formulas? It would seem to me to be a fairly --7 maybe we should have expert reports or affidavits 8 that probably was one of the first things they 8 from the plaintiffs that describe the need for 9 demanded. 9 this. They had to have expert reports before 10 MS. SHARKO: I would have thought that 10 they filed the litigation. When they filed the 11 going back to when this case was first started 11 litigation the allegations were the same as 12 being litigated. I can't answer about before. 12 they've been in the six or seven Missouri cases. 13 This is the first time --13 JUDGE PISANO: Well, one of the things 14 JUDGE PISANO: Oh, this is very 14 I thought of, frankly, but preliminarily rejected 15 helpful. Thank you. 15 because I would be, I think, igniting a firestorm 16 MS. O'DELL: Keep going back. It's 16 of privilege, was to ask the plaintiffs to 17 produce some communications from these experts 17 multiple pages, Judge. I just showed you the 18 first 12 components. That goes on for another 18 explaining why they, expert, need more 19 six pages, five pages. 19 information. And I thought that would be a 20

17 (Pages 62 - 65)

20 mistake because we would simply be careening into

23 had gone ahead and filed a motion for summary

24 judgment, and they thought they needed more

25 discovery to respond to the motion, which is

MS. SHARKO: But, if, for example, we

21 another whole sideshow of problems.

22

MR. BERNARDO: Can you tell us the

MS. O'DELL: I'm looking at a response

MS. SHARKO: Can I look at it, please?

JUDGE PISANO: Well, I suppose, and

21 Bates number of what you're looking at?

22

24

25

23 to an interrogatory.

Page 66 Page 68 1 really kind of where we are, to fast-forward. 1 MS. SHARKO: But we also deny them, 2 JUDGE PISANO: Yes, basically that's 2 number one. And, number two, we don't believe 3 the product contains asbestos. If they believe 3 where we are. 4 that it does, that's an offer --MS. SHARKO: They would have to submit 4 5 such an affidavit describing in detail. 5 JUDGE PISANO: Okay. Tell me again JUDGE PISANO: Okay. 6 when we're doing the sampling, the testing. 7 MR. BERMAN: Judge, just so the record 7 MS. SHARKO: So the samples, they 8 is clear, going back to what I brought up 8 should have access to them pretty much now. 9 previously, the FDA regulations in 1973, and by MR. BERNARDO: As soon as the order is 10 1976 the self-regulated industry said we're 10 entered, Your Honor. In fact, they've had the 11 asbestos free now. 11 list of the samples for a couple of months, so 12 12 they can, even before the order is entered, make So the experts that you're talking 13 about are relying on the word of J&J that we're 13 them out. 14 asbestos free. You know, we guaranteed it was 14 JUDGE PISANO: So this class trip to 15 99.9 percent asbestos free, and it is, which we 15 the testing lab will happen as soon as the order 16 know now that it wasn't. 16 is signed? 17 So whatever our experts are relying on 17 MR. BERNARDO: As soon as plaintiffs 18 in the general literature is wrong. So they 18 identify which samples they want. And it's not 19 going to be testing, it's just going to be 19 can't rely on the general literature, because 20 they were covering up what was put into their 20 division. But as soon as they identify which 21 product from at least the mid-'70, if not before. 21 ones they want. 22 JUDGE PISANO: But I mean somebody 22 JUDGE PISANO: Okay. So the division, 23 touched on this, I don't know who it was, 23 you'll be turning over the samples to the 24 somebody touched on this earlier. Regardless of 24 plaintiffs on a date that they will choose not 25 whether the substance contains a fraction of a 25 later than whatever I tell you it's going to be, Page 67 Page 69 1 percent asbestos, or whether it contains 1 right, that's what my job is; right? And then 2 it's going to take 30 days to get the results? 2 50 percent asbestos, is there an expert who's 3 going to say that asbestos will make its way up MR. BERMAN: No. After the order is 4 and cause ovarian cancer? 4 entered we then have 30 days to designate which MR. BERMAN: Well, let me address that 5 samples we want to be split up, to be divided 6 as well, Judge. Because the defendants 6 between the parties on under the protocol. After 7 themselves say we have zero tolerance policy, we 7 that we take them back to our lab and then they 8 have zero asbestos in our product. Their own 8 begin the testing process. 9 expert said asbestos is a known carcinogen for 9 JUDGE PISANO: So from the time this 10 ovarian cancer. So they've admitted not only 10 order is signed you have 30 days to identify what 11 that they need zero percent in there, but 11 you want? 12 asbestos causes ovarian cancer. 12 MR. BERMAN: Correct. 13 JUDGE PISANO: Well, if that's the case 13 JUDGE PISANO: Then you turn that over 14 to your labs, and it will take another? 14 why do you need any more discovery? 15 MR. BERMAN: Because they lied about 15 MR. BERMAN: A while, depending. I 16 the product beginning in 1973. 16 know somebody already told me, because I was 17 JUDGE PISANO: Well, that's a different 17 responsible for notifying the entire plaintiff 18 issue. That goes back to what Judge Wolfson 18 bar around the country, they looked at the Imerys 19 highlighted in September. What they knew or what 19 production, they're going to want a sample of 20 they lied about is different. 20 every one of them. So it's gonna take a while. 21 MS. SHARKO: We take strong offense at 21 JUDGE PISANO: What's a while? 22 these allegations that we lied, we covered up --22 MR. BERMAN: I don't want to commit my JUDGE PISANO: I know that. I assume 23 23 expert, because if there's -- we don't know how

24 many we want exactly, so it could be months.

MS. SHARKO: It shouldn't take months

25

24 that you're suitably offended and outraged by

25 these scurrilous allegations. I understand that.

Page 70 Page 72 1 do this. 1 additional things. But in terms of what your 2 MR. BERMAN: Absolutely. It takes 2 production is in response to our outstanding 3 discovery, can you certify that we are now in a 3 time. 4 JUDGE PISANO: I didn't hear you. 4 position where you have produced the documents 5 MR. BERMAN: It's a very sophisticated 5 that are responsive to our discovery? 6 test. It's not like, oh, I look under the MS. SHARKO: We signed whatever 7 microscope and there's the asbestos. It's a 7 certification was attached to the documents. 8 whole procedure. We had a protocol written about 8 Beyond that, if you're going to take my 9 the testing, and then we both took it out and 9 deposition I want my own lawyer. 10 just decided to divide the product. 10 MR. TICI: No, I'm not asking to take JUDGE PISANO: Okay. Anything else? 11 11 your deposition, Susan. What I don't want to do 12 MS. SHARKO: Just one other point on 12 is leave here and then, you know, two weeks from 13 documents. We're now trying to produce 13 now get another production, production 57 that is 14 everything to everybody, so we don't have the 14 another 20,000 documents that are not what you 15 issue that we had earlier. 15 identified as being the Missouri jurisdictional JUDGE PISANO: Right. 16 documents. 17 MS. SHARKO: And there's a dispute in 17 MR. BERNARDO: Why don't we just cut 18 the Missouri State Court litigation, which many 18 through that. The stragglers that Mr. Tici is 19 of these lawyers are involved in, over 19 identifying were those documents that were 20 jurisdiction. As a result of that, we are doing, 20 produced on the 21st. 21 21 they are doing discovery on jurisdiction. So MR. TICI: That's all I wanted to make 22 there will be documents produced related to 22 sure. Thank you. 23 jurisdiction issues, and we'll be giving the MDL 23 MS. THORNTON FIELD: May I respond on 24 plaintiffs a set of those documents. 24 behalf of Imerys? We are in the process of 25 I don't think those generally would go 25 putting together our privilege log. And as part Page 71 Page 73 1 to science issues, but just to try and shortcut 1 of that process we found some documents that 2 multiple letters to Your Honor about multiple 2 aren't privileged. So there may be some, 3 documents, that's what those are. 3 hopefully one additional production, hopefully 4 not lots of documents, but you should expect 4 MR. TICI: And, Judge, just to follow 5 up on this. I want to make sure that what we 5 that. 6 have is subject to that caveat for all the 6 MR. TICI: Okay. Thank you. I do 7 defendants. Because I remember in the last 7 appreciate it. JUDGE PISANO: Bear with me a minute. 8 status conference before Judge Wolfson, there was 9 a suggestion that there might be other categories 9 I'm reading the list of experts, I have not seen 10 of documents that might straggle in after the 10 this before. So bear with me. 11 date that they were due, which was December 20th. 11 Okay, you'll hear from me. 12 And so I mean, can we take it to the 12 MR. SILVER: Judge, there's just one 13 bank now that other than what Ms. Sharko said and 13 more thing along the lines of obviously 14 defendants position and Imerys position is they 14 counsel for Imerys that we're pretty much, that 15 they're done producing documents, or are we in a 15 don't need any deps. 16 position where we're going to be expecting a 16 If you are contemplating giving them 17 rolling production of additional documents that 17 time for deps, then Imerys would ask that you 18 they're looking for? 18 build into whatever schedule, time frame where we 19 can object. Because the way it started was back MS. SHARKO: I can only imagine what 20 people are going to fight about in other cases. 20 in June they asked for four Imerys witnesses that 21 We've produced what we plan to produce in 21 we had objections to. It got a paragraph but we 22 would want this fully briefed as to why they're 22 response to your requests. MR. TICI: Okay. And I'm saying, look, 23 not appropriate witnesses. And then they 23 24 there may be things that if we see something 24 expanded with their submission of 17 witnesses, 25 we'll ask you to go back and see if there are 25 and then they went back in this last submission

Ť	Page 74	<u> </u>		Page 76
1	on Friday, back to well, we'll start with four.	1	CERTIFICATE	Page 70
2	Imerys' position is we don't want to do	2		
3	it piecemeal. We're entitled to they're	3	I, SUSAN M. STYRON, Notary Public,	
1	entitled to zero, but we want to be able to argue	4	R.P.R., C.S.R., of the State of New Jersey,	
	about and have them brief about why they're not		License No. XIO1704, do hereby certify that the	
11192	entitled to have the ones they want.		foregoing is a true and accurate transcript of	
7	MR. TICI: Judge, let me be clear. We		the proceedings as taken stenographically by and	
	didn't go from four to 17 to four. What we said		before me at the time, place and on the date	
	in June was we wanted to choose a core set of		hereinbefore set forth.	
-115	witnesses to dealt with scientific issues A, and	10	I DO FURTHER CERTIFY that I am neither	
20913	who we had reason to believe we had a complete		a relative nor employee nor attorney nor counsel	
	custodian file for, so that's why we chose those		of any of the parties to this action, and that I am neither a relative nor employee of such	
	four. We've since been getting documents all		attorney or counsel, and that I am not	
	along.		financially interested in the action.	
15	When we then identified 17 which	16	imalicially interested in the action.	
5002000	A THE COMMENDED CONTRACTOR OF THE PROPERTY OF SECURITY	17		
	candidly, you know, if this was an automobile accident case that's not even an unusual number		Susan M. Styron	
		18		
	of depositions, certainly not for a case of this	19	Notary Public of the State of New Jersey	- 8
	magnitude. But putting the issue of the number		My Certificate expires January 25, 2019	
	aside, we listed 17, and what we told counsel was	20	Dated: January 24, 2018	
	as we were, as we agreed back in June we can	21		
	start with the four that we identified back in	22		
A-765	June. Now, if there are additional ones as we go	23		
	along, we'll continue to request them. But we	24		
25	didn't go from four to 17 back to four again. I	25		
2 3 4	Page 75 mean, is that, do you understand? JUDGE PISANO: Okay, thank you. Thank you all. (Whereupon the proceedings concluded at 2:25 p.m.)			
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23				
23 24 25				

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